

DEPARTMENT OF COMMERCE UNITED STATE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
######################################	06/27/00	BESSETTE	<u>C.;</u>	215.110-000

MCIGRMOTT WILL & EMERY 600 13TH STREET NW WASHINGTON DC 20005-3096

proceeding.

EXAMINER HM12/1011 PATTEN, P

DATE MAILED:

ART UNIT PAPER NUMBER 1651

10/11/01

Please find below and/or attached an Office communication concerning this application or

Commissioner of Patents and Trademarks

• Office Action Summary

Application No.

Applicant(s)

09/604,158

Bessette, S.M.

Examiner

Patricia Patten

Art Unit 1651



	The MAILING DATE of this communication appears	on the cover sneet with the correspondence address
A SH THE I - Exter af - If the br - If NC cc - Failu - Any ea Status 1) X	iter SIX (6) MONTHS from the mailing date of this communistation of reply specified above is less than thirty (30) day a considered timely. It is period for reply is specified above, the maximum statutory minumication. The to reply within the set or extended period for reply will, be reply received by the Office later than three months after the three process of the maximum adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filed on Jul 26, 2. This action is FINAL.	CFR 1.136 (a). In no event, however, may a reply be timely filed cation. s, a reply within the statutory minimum of thirty (30) days will period will apply and will expire SIX (6) MONTHS from the mailing date of this y statute, cause the application to become ABANDONED (35 U.S.C. § 133). e mailing date of this communication, even if timely filed, may reduce any
3) 🗀	Since this application is in condition for allowance closed in accordance with the practice under Ex pa	except for formal matters, prosecution as to the merits is arte Quayle, 1935 C.D. 11: 453 O.G. 213.
Disnosi	ition of Claims	ante duay, e, 1000 e.e. 11, 100 e.e. 210.
		is/are pending in the application.
	4a) Of the above, claim(s)	is/are withdrawn from consideration.
	Claim(s)	
6) X	Claim(s) 1, 7, and 11-15	
7) 🗌		is/are objected to.
8) 🗀		are subject to restriction and/or election requirement.
Applica	ation Papers	
9) 🗆	The specification is objected to by the Examiner.	
	The drawing(s) filed onis/ar	
11)	The proposed drawing correction filed on	is: a) approved b) disapproved.
12).	The oath or declaration is objected to by the Exam	niner.
13)[under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign p All b) Some* c) S None of:	
	1. $\begin{tabular}{ll} \end{tabular}$ Certified copies of the priority documents ha	ve been received.
	2. Certified copies of the priority documents ha	
*S	 Copies of the certified copies of the priority of application from the International Burdee the attached detailed Office action for a list of the action for a	
14)	Acknowledgement is made of a claim for domestic	c priority under 35 U.S.C. § 119(e).
Attachm	nentisi	
	lotice of References Cited (PTO-892)	18) [] Interview Summary (PTO-413) Paper No(s).
16) N	lotice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)
17) 🗶 le	nformation Disclosure Statement(s) (PTO-1449) Paper No(s). 7	20) Other:

DETAILED ACTION

Claims 1, 7, and 11-15 are pending in the application and were presented for examination on the merits.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 102

Claims 1 and 11 are rejected under 35 U.S.C. 102(e) as being anticipated by Bessette et al. (US 6,183,767). Claims 1 and 11 are drawn to a composition comprising two compounds along with a carrier such as eugenol and terpineol and a method for controlling mites with such a composition.

Bessette et al. (US 6,183,767) disclosed blends of known acaricidal compounds such as benzyl alcohol and eugenol or cinnamic alcohol and eugenol admixed with inert carriers as a pesticide beneficial toward mites (Please see claim 4 for example).

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Claims 13 and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Kubota et al. (JP 04091003-A). Claims 13 and 14 are drawn to a pesticidal composition for the control of house dust mites comprising a plant essential oil such as eugenol admixed with a carrier. Claims are further drawn to specific oils such as eugenol and thymol for example.

Kubota et al. (JP 04091003-A) disclosed that eugenol was an effective dust mite (Acaridae) controlling agent (Abstract). Kubota et al. further taught that the eugenol could have been admixed with a carrier, and used as an emulsion, powder, dust, aerosol, fumigant or bait in order to treat areas of infestation (Abstract).

Claim Rejections - 35 USC § 103

Claims 1, 7 and 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zocchi et al. (US 6,080,792).

Zocchi et al. specifically taught that compounds such as methyl salicylate, benzyl acetate, benzyl alcohol, terpineol, carvone, amyl salicylate, terpineol, citronella and piperonyl butoxide were all known acaricidal agents (col.8, lines 42-53, col.4, lines 46-56) and Example 1, col.9). Acari are arachnids which include mites and ticks. This is confirmed from the disclosure of Zocchi et al. the patent which taught that 'acaricidal'

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meant the killing of dust mites (please see Abstract and col.9 line 28- 'The acaricidal test for mites....').

It would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to combine piperonyl butoxide with an agent such as amyl salicylate or benzyl alcohol (i.e. Claims 7 and 15), or alternatively other known mite killing agents such as methyl salicylate and amyl salicylate (i.e; Claim 1) since each is well known in the art for their claimed purpose and for the following reasons. This rejection is based on the well established proposition of patent law that no invention resides in combining old ingredients of known properties where the results obtained thereby are no more than the additive effect of the ingredients, *In re Sussman*, 1943 C.D. 518. Applicants invention is predicated on an unexpected result, which typically involves synergism, an unpredictable phenomenon, highly dependent upon specific proportions and/or amounts of particular ingredients. Any mixture of the components embraced by the claims which does not exhibit an unexpected result (e.g., synergism) is therefore obvious.

Accordingly, the instant claims, in the range of proportions where no unexpected results are observed, would have been obvious to one of ordinary skill having the above cited references before him.

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From the teachings of the references, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was *prima facie* obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

No Claims are allowed.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Patricia Patten, whose telephone number is (703)308-1189. The examiner can normally be reached on M-F from 9am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Wityshyn, can be reached on (703) 308-4743. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.